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APPLICATION NO.	FIL	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/869,849	l	0/18/2001	Harold Fisher	3589.65672	1292
24978	7590	07/01/2003			
GREER, BURNS & CRAIN			EXAMINER		
300 S WACK 25TH FLOO			MATHEW, FENN C		
CHICAGO, I					
emerico, i	00000			ART UNIT	PAPER NUMBER
				3764	
			DATE MAILED: 07/01/2003	10	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
	Office Asting Commi	09/869,849	FISHER, HAROLD
	Office Action Summary	Examiner	Art Unit
		Fenn Mathew	3764
Period fo	The MAILING DATE of this communication a or Reply	ppears on the cover sheet w	ith the correspondence address
- Exte after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a number of the provided period for reply is specified above, the maximum statutory perion to reply within the set or extended period for reply will, by state eply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a pepty within the statutory minimum of third will apply and will expire SIX (6) MON	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication.
1)⊠	Responsive to communication(s) filed on 08	<u> 3 April 2003</u> .	
2a)⊠	This action is FINAL . 2b)	This action is non-final.	
3) <u> </u>	Since this application is in condition for allow closed in accordance with the practice unde on of Claims	wance except for formal mat er <i>Ex part</i> e <i>Quayle</i> , 1935 C.I	tters, prosecution as to the merits is D. 11, 453 O.G. 213.
4)🛛	Claim(s) 1 and 5-15 is/are pending in the ap	plication.	
	4a) Of the above claim(s) is/are withdr		
	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1,5,6 and 8-15</u> is/are rejected.		
7)🖂	Claim(s) <u>7</u> is/are objected to.		
8)[Claim(s) are subject to restriction and/	or election requirement.	
	on Papers	1	
9)□ 1	he specification is objected to by the Examin	er.	
10)∐ T	he drawing(s) filed on is/are: a)□ acc	epted or b) objected to by th	ne Examiner.
_	Applicant may not request that any objection to t	he drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).
11)∏ T	he proposed drawing correction filed on		sapproved by the Examiner.
	If approved, corrected drawings are required in re		
	he oath or declaration is objected to by the E	xaminer.	
Priority u	nder 35 U.S.C. §§ 119 and 120		
13) 🗌 📝	Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. §	119(a)-(d) or (f).
a)[All b) Some * c) None of:		
•	I. Certified copies of the priority documen	ts have been received.	
2	2. Certified copies of the priority documen	ts have been received in Ap	plication No
	B. Copies of the certified copies of the price application from the International Buse the attached detailed Office action for a list	ureau (PCT Rule 17.2(a))	
	knowledgment is made of a claim for domest		
a) 15)∐ Ad	☐ The translation of the foreign language problem. cknowledgment is made of a claim for domes:	ovisional application has bee	en received.
ttachment(s			
) Notice) Informa	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Int	ummary (PTO-413) Paper No(s) formal Patent Application (PTO-152)
Patent and Trac O-326 (Rev.		etion Summary	Part of Paper No. 10

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DETAILED ACTION

Claim Rejections - 35 USC § 102

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 1, 5, 6, and 8-15 are rejected under 35 U.S.C. 102(b) as being anticipated by Furr et al. (U.S. Patent No. 5,188,356). Referring to claim 1, Furr discloses a device comprising a thumb stabilizing component (see fig. 6) and index finger receiving section (31) and a non-extendable flexible connector extending between the thumb section and index finger receiving section (taken as portion of material between thumb loop and portion wrapped around the index finger), and a positioning component (26) comprising an elongated strap having a first end secured to the thumb stabilizing component at a point between the thumb stabilizing component and index finger component (strap overlaps), and a second end relasably securable to the stabilizing component (inherently since first end and stabilizing component have co-operable hook and loop fasteners).
- 3. Referring to claim 5, Furr discloses a device inherently having sufficient length to extend from the stabilizing component along the palm of the hand and to an around the wrist. (Inherent since device is disclosed as having sufficient length to go around the back of the hand and wrap around the wrist, furthermore Furr discloses the length can be even greater in column 5, lines 13-15).
- 4. Referring to claim 6, Furr discloses the thumb stabilizing component and the positioning component being integral and formed of a single length of a suitable fabric



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webbing (as best understood by the examiner, since Furr device is made of an elongated inelastic material as required by applicant's device).

- 5. Referring to claim 8, Furr discloses a device including a thumb receiving section an index finger receiving section, a non-extendable flexible connector extending between the thumb section and index finger receiving section (taken as portion of material between thumb loop and portion wrapped around the index finger), and an elongated strap secured to the index finger receiving section.
- 6. Referring to claim 9, Furr discloses a device made from one continuous ribbon of material.
- 7. Referring to claim 10, Furr discloses the material formed of a single length of a suitable fabric webbing (as best understood by the examiner, since Furr device is made of an elongated inelastic material as required by applicant's device).
- 8. Referring to claim 11, Furr discloses the thumb receiving section having a surface engaging a substantial portion of the distal side relative to the index finger of the proximal phalange of the thumb (see fig. 6).
- 9. Referring to claim 12, Furr discloses the index finger receiving section fitting around the base of the proximal phalange of the index finger. (See fig. 6).
- 10. Referring to claim 13, Furr discloses a device that allows the thumb to move back but not hyper-extend or abduct the thumb from the base of the index finger beyond 100 degrees. (Inherently device will not allow thumb to move beyond 100 degrees from the index finger.)

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- 11. Referring to claim 14, Furr discloses a splint where the securing strap attached to the index finger receiving section at the point where the index finger receiving section connects with the connector to hold the receiving sections down on the fingers wrapped across the hand and the wrist to secure the splint.
- 12. Referring to claim 15 the limitations are essentially equivalent in scope to the claims above. Please see rejections above.

Allowable Subject Matter

13. Claim 7 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. Please see paragraph 14 of the previous office action.

Response to Arguments

14. Applicant's arguments filed 10/10/2002 and 4/8/2003 have been fully considered but they are not persuasive. Applicant's arguments are directed towards functional language and intended use. Furr discloses the claimed structural limitations in their broadest reasonable interpretation. A recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is **capable** of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative

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difference as compared to the prior art. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963). Examiner disagrees with applicant's argument that Furr does not discloses a thumb receiving section, as Furr has not disclosed the thumb receiving section consisting of a **loop**, therefore Furr meets the claimed limitation.

Conclusion

15. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fenn Mathew whose telephone number is (703) 305-2846. The examiner can normally be reached on Monday - Friday 9:00am - 5:30pm.

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The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9302 for regular communications and (703) 872-9303 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1148.

∯(t) fcm

June 25, 2003

NICHOLAS D. LUCCHESI
CURERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 3700